

UNITED STATES DEPARTMENT F COMMERCE
Patent and Trademark Office
Address: COMMISSIONER OF PATENTS AND TRADEMARKS
Washington, D.C. 20231

SERIAL NUMBER	FILING DATE	FIRST NAMED APPLICANT		ATTORNEY DOCKETT NO.
08/571	,802 <u>12/1</u> 3	/95 ISHII	D	
		HM11/1112		EXAMINER
JANELLE D WAACK			PAK, M	
	WHITE AND D	URKEE		
P O BO HOUSTOI	X 4433 V TX 77210-4	433	ART UNIT	
vor tar mr. 4 7mm² 8	The second section of	- <del></del>	1. 四十四	17
			DATE MAILED:	11/12/98
		EXAMINER INTERVIEW SUMMARY REC	CORD	
All participants (applicant	, applicant's representat	ive, PTO personnel):		
(1) MICHAEL	PAK (Exer	niner)		
(2) Janelle	D. Waack	(AFTORNEY) (4)		
•	4	(1)		
Date of interview/	110198		•	
Type: 文Telephonic □ Personal (copy is given to □ applicant □ applicant's representative).				
Exhibit shown or demonstration conducted: 🗆 Yes 😾 No. If yes, brief description:				
Agreement 🔲 was reac	hed with respect to some	e or all of the claims in question. Was not reache	ed.	
			<del></del> -	
Claims discussed:	ENDING CLAIR	n.s.		
dentification of prior art d	iscussed:			
•				
Description of the second	notive oftt	eed to if an agreement was reached, or any other co	Ann	CHAIT IS PAUL COME
zescription of the general	nature of what was agre	eed to it an agreement was reached, or any other co	omments:	LANI REDUCTION
THAT THE FINAL	ITY OF THE P	EFULLUS FLAM PETELTICAL BE DI	THORAWN BEL	HUSE NEW, CCAIMS
•	_			(CAA)
were submitted	OUT THE TIME	- OF FILING OF "CONTINUED PO	RESTIUTEON A	PPLICATION 1. AND
THE SCORE UT	TWE CLAIRS	HAD CHANGED FROM PREVIOUS PL	ESPONCE DILCT	O BOLUDING T.
A fuller description, if nec attached. Also, where no	essary, and a copy of the copy of the copy of the amendment	e amendments, if available, which the examiner agr s which would render the claims allowable is availab	eed would render the ble, a summary there	e claims allowable must be of must be attached.)
<i>,</i> •		a separate record of the substance of the interview.		
VAIVED AND MUST INC	LUDE THE SUBSTANC	indicate to the contrary, A FORMAL WRITTEN RES E OF THE INTERVIEW (e.g., items 1-7 on the rever en one month from this interview date to provide a s	rse side of this form)	If a response to the last Office
requirements that	t may be present in the I ments of the last Office a	above (including any attachments) reflects a comple ast Office action, and since the claims are now allow action. Applicant is not relieved from providing a sep	vable, this completed	form is considered to fulfill the

PTOL-413 (REV. 2 -93)

Pote + Examina